

U.S. Department of Justice

United States Attorney Eastern District of New York

JN/DKK/LB/CJN F. #2017R05903

271 Cadman Plaza East Brooklyn, New York 11201

August 17, 2020

By Email and ECF

Thomas C. Green Mark D. Hopson Michael Levy Joan M. Loughnane Sidley Austin LLP

David Bitkower Matthew S. Hellman Jenner & Block LLP

Re: United States v. Huawei Technologies Co., Ltd., et al.

Criminal Docket No. 18-457 (S-3) (AMD)

Dear Counsel:

Enclosed please find the government's reproduction of discovery previously produced on June 11, 2019. This production is being made in accordance with Rule 16 of the Federal Rules of Criminal Procedure. The discovery is being produced pursuant to the Protective Order entered by the Court on June 10, 2019. <u>See</u> ECF Docket Entry No. 57. The documents being reproduced, which are identified on the attached spreadsheet, were

previously produced as "Sensitive Discovery Material" and are now being reproduced as "Discovery Material" under the Protective Order.

Very truly yours,

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cc: Clerk of the Court (AMD) (by ECF) (with Enclosure)